

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

---

CHRISTOPHER EARL STRUNK,

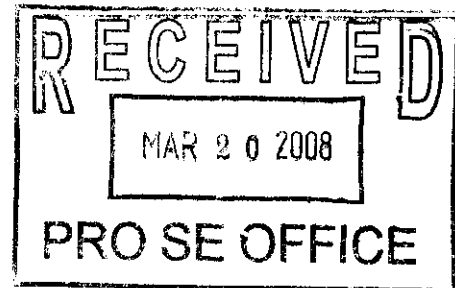
Plaintiff

**08-1196**  
**COMPLINT**

v.

(Jury Trial request)

UNITED STATES CENTRAL INTELLIGENCE AGENCY (CIA);  
SCOTT KOCH – Executive Secretary CIA Agency Release Panel;  
UNITED STATES DEPARTMENT OF STATE (DOS);  
CONDELSESSA RICE Secretary of State; UNITED STATES  
DEPARTMENT OF HOMELAND SECURITY (DHS);  
MICHAEL CHERTOFF Secretary of DHS;  
UNITED STATES DEPARTMENT OF JUSTICE (DOJ);  
MICHAEL MUKASEY, U.S. Attorney General;  
NEW YORK PROVINCE OF THE SOCIETY OF JESUS;  
FR. GERALD CHOJNACKI, SJ, Provincial of New York;



Defendants,

and

Pope Benedict XVI, the Vatican's Permanent Mission of the  
Holy See; The Society of Jesus Fr. General Adolfo Nicolas, SJ ;  
The Jesuit Conference Of The United States;  
Sovereign Military Order Of Malta (SMOM);  
Skull And Bones Society, George Walker Bush,  
John F. Kerry and Vatican sworn members,

Parties-in-interest.

---

Plaintiff Christopher Earl Strunk, herein pro se without being an attorney, hereby complains of injury by defendants UNITED STATES CENTRAL INTELLIGENCE AGENCY (CIA), SCOTT KOCH - CIA Privacy and Information Officer, UNITED STATES DEPARTMENT OF STATE (DOS), CONDELSESSA RICE Secretary of State, UNITED STATES DEPARTMENT OF HOMELAND SECURITY (DHS), MICHAEL CHERTOFF Secretary of DHS, UNITED STATES DEPARTMENT OF JUSTICE (DOJ), MICHAEL MUKASEY Attorney General, NEW YORK PROVINCE OF THE SOCIETY OF JESUS, FR. GERALD CHOJNACKI, SJ, Provincial of New York, and Parties-in-interest, respectfully alleges against each entity and named agent individually and in official capacity based upon information and belief that:

1. This action with six (6) Causes of action is brought under *the Freedom of Information Act* as applies to Title 5 U.S. CODE: TITLE 5, Section 552. PUBLIC INFORMATION; AGENCY RULES, OPINIONS, ORDERS, RECORDS, AND PROCEEDINGS TITLE 5 - GOVERNMENT ORGANIZATION AND EMPLOYEES/PART I - THE AGENCIES GENERALLY / CHAPTER 5 - ADMINISTRATIVE PROCEDURE/SUBCHAPTER II - ADMINISTRATIVE PROCEDURE and related U.S. Presidential Executive Orders approved by Congress enjoining the withholding of certain information from plaintiff who seeks the information be disclosed, along with a preliminary injunction for registration of all foreign and domestic agents of the *Vatican State / Holy See* within the State(s) of the U.S.A. forthwith under Title 18 U.S.C. Chapter 45, by reason of on-going injury as applies under Title 18 U.S.C. Chapter 50A (*Proxmire Act*), the *Vienna Convention for Consular Affairs*, the *Law of Treaties*, *Civil Rights Act* pursuant to Title 42 U.S.C. Section 1983, the *Bivens Case* and the *Racketeering Influence Corrupt Organizations Act* pursuant to Title 18 U.S.C. Section 1965(c).
2. **Plaintiff** ("Strunk") individually as candidate with website [www.strunk.ws](http://www.strunk.ws) within the New York 18<sup>th</sup> Senate District with service at 593 Vanderbilt Avenue #281 Brooklyn New York 11238, and means for contact under ECF and Local rules at e-mail [cestrunck@yahoo.com](mailto:cestrunck@yahoo.com).
3. Plaintiff Strunk, *jus tertii* as of right under the Ninth and Tenth Amendment to the US Constitution, is representative of a class if all State citizens of New York and nationally.
4. **Venue and Jurisdiction** over Plaintiff and Defendants with place for service for each herewith marked **EXHIBIT A**, is properly laid in this Court of the Eastern District of New York where Plaintiff is a Vietnam Era Veteran natural Citizen born in New York, proud of the State within the USA, that resides and guards the inalienable liberty and freedoms given by Almighty God and as guaranteed by the N.Y.S. Constitution and U.S. Constitution.

**AS AND FOR CAUSE ONE**

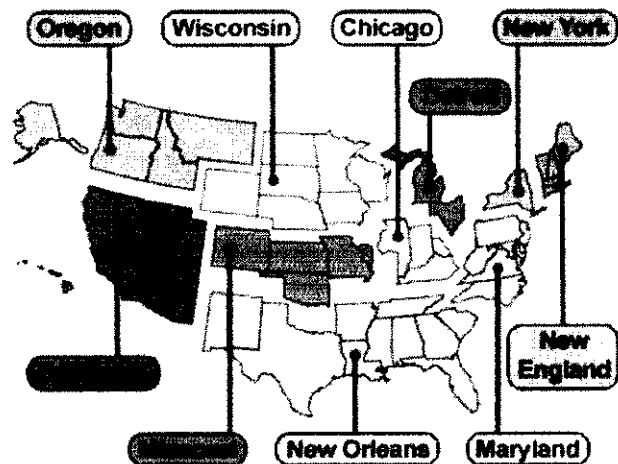
**As applies to the CIA and its agents by Denial of FOIA Request**

5. Plaintiff repeats and realleges each and every allegation contained in paragraphs 1-4 above as applies to the CIA, and its agents by the CIA's Denial of Plaintiff's FOIA Request of information in its possession regarding **Fr. Pierre Teilhard de Chardin, S.J. (May 1, 1881 – April 10, 1955)** requested by Plaintiff
6. That based upon information and belief the CIA has records about French national Fr. Pierre Teilhard de Chardin, S.J. was a French Jesuit priest trained as a paleontologist and a philosopher, and was present at the discovery of Peking Man, and conceived such ideas as the Omega Point and the Noosphere., and who is the father of the cosmology necessary for Liberation Theology and the New Age movement. used by the CIA in domestic and foreign operations as an infringement of Plaintiff's liberty, freedoms and first amendment rights
7. That Fr. De Chardin from 1911 onward was a prominent member and founder of the underground Liberation Theology movement of radical Jesuit priests in France called *La Pensée* anxious to control Vatican and Holy See policy, deployed by his superior general to China in the 1920's to bring Modernism into China and re-establish Jesuit control over the Chinese Aristocracy and Buddhism that starting in 1704 had ended Jesuit influence in bloody persecutions of the followers of Fr. Francis Xavier, S.J. by policy decision error of Pope Clement XI and again by Pope Benedict XIV in 1742; and
8. With bringing Mao Tse-tung and his Communists to China to power in 1949 Fr. De Chardin quipped of the 3 million Christians there "*It is not because of their Catholicism that the faithful Chinese are better able to face the Marxism and Mao Tse-tung.*" In the final analysis, "*the Church will not again take up her conquering stride*" until she sets out "*to re-examine*

*the relationship between Christ and a universe grown fantastically immense and organic.”*

9. In 1950 Fr. De Chardin sought residence in New York City, and upon entry into the USA the CIA interviewed him inter alia to incorporate his *cosmology* into CIA Counter Intelligence operations in Domestic and Hemispheric matters,
10. After Fr, De Chardin’s death in 1955, the cosmology afforded the CIA’s *Cuban Revolution project* control over the Jesuit co judicator Fidel Castro before and after the 1959 takeover.
11. As the historical extension of “modernist” Jesuit priest Fr. George Tyrell, S.J. (1861-1909), Fr. Pierre Teilhard De Chardin, S.J. (1881-1955) when ordained as a Jesuit priest in 1911 swore an extreme oath of induction as agent of the Vatican and Jesuit Military Order;
12. An English Translation of the text of the Jesuit *Extreme Oath of Induction* is meticulously recorded in the Journals of the 62nd Congress, 3rd Session, of the United States Congressional Record (House Calendar No. 397, Report No. 1523, 15 February, 1913, pp. 3215-3216), herewith marked **EXHIBIT B**.

13. Of the more than 18500 Jesuit Priests internationally a majority are in the United States, in which the Society of Jesus is organized into ten provinces or geographic regions, each headed by a provincial superior appointed by the Superior General in Rome. Province Offices are organized shown at the right:



14. The Society of Jesus has ten 10 provinces that constitute the USA and its possessions and are a subset part of 84 provinces globally; in short the Jesuit Order formed by Ignatius Loyola in

1540 as a continuous global command force thrown out of 81 nations over time and that from 1773 thru 1814 sought exile in Prussia and Russia under Frederick the Great and Catherine the Great as well as in Lancashire England at Stonyhurst Jesuit College are:

- a. A Military Order not religious order of the Holy See and are among the SMOM
- b. sworn to four oaths: obedience, chastity poverty and blood oath to serve both Popes
- c. formed to reverse the Reformation under the Council of Trent
- d. focused on the exclusive control of Jerusalem bar any other religion
- e. all about maintaining and increasing the wealth of the papacy
- f. the most cunning and dangerous global fighting force known
- g. In France controlled Napoleon and the French Terror
- h. Authored the Protocols for the Elders of Zion against the influence of mosaic Judaism, especially Prime Minister Benjamin Disraeli and Capt. Louis Dreyfus.

15. The Vatican's Holy See uses the many Concordats, 172 to date that have been signed with 'sovereign' nations, to give the Vatican institution special privileges for control of the corporatist European Union and related projects including the North American Union.

16. That the New Haven Connecticut Yale University based secret society *Skull and Bones* initiates lifetime membership requires a sworn oath of obedience to both the *Black* and *White* Popes for the emolument title Knight of the Eucharist.

17. That past and present *Skull and Bones* members includes public officials with Prescott Bush, George Herbert Walker Bush, George Walker Bush, John F. Kerry who are subject to oath restrictions of U.S. Constitution Article 1 Section 9 Clause 8 <sup>(1)</sup>

---

<sup>1</sup> No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.

18. That after the 1980 U.S. Presidential election, a concordant state to state recognition of the Vatican State and Holy See was entered under CIA Agent / Vice President George H.W Bush's control of the Reagan Administration that expanded Vatican control over USA domestic and hemispheric operations policy.
19. President George Walker Bush's family is the biological extension of Stonyhurst Jesuit College trained George Herbert Walker.
20. President George W. Bush's Executive Order of March 7, 2007, grants diplomatic immunity and privileges to the members of the Holy See's Permanent Observer Mission to the United Nations (UN) that ensures Diplomatic immunity safe passage for diplomats outside their home country and not subject to lawsuits or prosecution under the laws of the host country."
21. Prior to the George W. Bush s Order, on July 1, 2004, the UN General Assembly adopted a Resolution, confirming and strengthening the rights of the Holy See as a Permanent Observer in the UN.
22. The Holy See now enjoys, among other things, the right to participate in the general debate of the General Assembly; the right of reply; the right to have its communications issued and circulated directly as official documents of the Assembly; and the right to co-sponsor draft resolutions and decisions that make reference to the Holy See.
23. The Vatican leads the global effort to implement the New World Order's goal for one world government and single religion under it's control, excluding others; and that:
  - a. The Vatican's power is deeply entrenched in the UN and the politics of the U.S. includes its control over the Jesuit Order and the Knights of Malta (SMOM), two of the most important groups advancing the Vatican-led New World Order's goal of a one world government and religion.

- b. Vatican City is a member of: CEPT (telecommunication), Eutelsat (satellite communication), International Grains Council, Intelsat (satellite communication), ITU (telecommunication) and UPU.
- c. The Holy See, which some confuse with the Vatican City state, participates as an observer in African Union, Arab League, Council of Europe, OAS (35 states of the Americas), IOM (migration), and in the United Nations and its agencies: FAO (food and agriculture), International Labor Organization (labour), UNCTAD (trade and investment), UNEP (environment), UNESCO (education, science, and culture), UN-HABITAT (human settlements), UNHCR (refugees), UNIDO (industry), UNWTO (tourism), WFP (food programmes), WHO (healthcare), WIPO (patents, copyrights and trademarks). It participates as a guest in NAM (?), and as a full member in IAEA (nuclear energy), OPCW (chemical weapons), OSCE (security).

24. Military Order of Malta Operations according to researchers and an informative article in the Covert Action Information Bulletin, the following information contained therein, the Sovereign Military and Hospitaller Order of St. John of Jerusalem of Rhodes and of Malta, known also as the Sovereign Military Order of Malta, or SMOM, is juridically, politically, and historically unique in the world today. The Bulletin added the following:

- a. Representing initially the most powerful segments of the European aristocracy, for nearly a thousand years beginning with the early crusades of the Twelfth Century, it has organized, funded, and led military operations against states and ideas deemed threatening to its power.



- b. of the three classes of membership <sup>(2)</sup> presently about 12,500 members, several thousand Knights of SMOM, principally in Europe, North, Central, and South America, comprise the largest most consistently powerful membership of any organization in the world today.
- c. Although an exclusively [Roman] Catholic organization, from the twentieth century onward it has collaborated with, and given high awards to non-Catholic extremists in its current crusade against progressive forces in the West, the national liberation movements, and the socialist countries.
- d. To be a Knight, one must not only be from wealthy, aristocratic lineage, one must also have a psychological worldview which is attracted to the "crusader mentality" of these "warrior monks."
- e. Participating in SMOM including its initiation ceremonies and feudal ritual dress

---

<sup>2</sup> According to the Constitutional Charter, members of the Order are divided into three Classes. The members are to conduct their lives in an exemplary manner in conformity with the teachings and precepts of the Church and to devote themselves to the humanitarian assistance activities of the Order.

Members of the **First Class** are Knights of Justice, or Professed Knights, and the Professed Conventual Chaplains, who have made vows of "poverty, chastity and obedience aspiring to perfection according to the Gospel". They are religious for all purposes of Canon Law but are not obliged to live in community.

The members of the **Second Class**, by virtue of the Promise of Obedience, are committed to living according to Christian principles and the inspiring principles of the Order. They are subdivided into three categories:

- Knights and Dames of Honour and Devotion in Obedience
- Knights and Dames of Grace and Devotion in Obedience
- Knights and Dames of Magistral Grace in Obedience

The **Third Class** consists of lay members who do not profess religious vows or the Promise, but who live according to the principles of the Church and the Order. They are divided into six categories:

- Knights and Dames of Honour and Devotion
- Conventual Chaplains and honorem
- Knights and Dames of Grace and Devotion
- Magistral Chaplains
- Knights and Dames of Magistral Grace
- Donats (male and female) of Devotion

The requisites for admission to the various classes and categories are determined by the Code.



members embrace a certain caste/class mentality; they are sociologically and psychologically predisposed to function as the "shock troops" of Catholic reaction. And this is precisely the historical role the Knights have played in the wars against Islam, against the Protestant "heresy," and against the Soviet "Evil Empire."

25. The American Association of SMOM different than for Europe SMOM's membership that had been traditionally limited to those who could prove a requisite purity of noble blood for several generations. Nevertheless, as a concession to the rising political, economic, and military power of the United States, in 1927 SMOM agreed to incorporate an American National Association whose members were not obliged to prove their genealogical pedigree.
- a. When the American Association of SMOM was created in 1927 the founding members included Patrick Cardinal Hayes, Edward L. Hearn, Nicholas F. Brady, Howard F. Carry, Patrick E. Crowley, James A. Farrell, James A. Fayne, Edward N. Hurley, James J. Phelan, Morgan J. O'Brien, John J. Raskob, and John D. Ryan.
  - b. By 1941 Francis Cardinal Spellman was listed as the "Grand Protector" and "Spiritual Advisor" of the Order, with John J. Raskob as Treasurer.
  - c. Members included John Farrell, then President of U.S. Steel, Joseph P. Grace, and John D. Ryan.
  - d. In 1934 Raskob, inspired by the French fascist Croix de Feu, and working closely with Morgan Bank's John Davis, had been a principal financier in the plot to organize a fascist coup in the U.S. ; and the plan however failed when General Smedley Butler, who had been set up to lead the project, denounced it.
  - e. The 1941 list also included Joseph J. Larkin; that according to Charles Higham's Trading With the Enemy:

**“Joseph J. Larkin . . . [vice-president of Chase Manhattan Bank in charge of European affairs] kept the Chase Bank open ..... in Nazi-occupied Paris throughout World War II. .... [He] had received the Order of the Grand Cross of the Knights of Malta from Pope Pius XI in 1928. He was an ardent supporter of General Franco and, by extension, Hitler. Morgenthau first suspected him as a fascist sympathizer in October 1936. .... With the encouragement of Schacht, Larkin took on the Franco account and the Reichsbank account, though the Reichsbank was under the personal control of Hitler.**

**26. That there is The American-Italian Connection with the Vatican / Holy See when from 1932 until 1938 SMOM Knight Myron Charles Taylor was the Chairman of U. S. Steel.**

- a. In 1939 he became the U.S. envoy to Pope Pius XII, a post he maintained until 1950.**
- b. Meanwhile, according to Anthony Cave Brown, (Author of the Last Hero) OSS chief William Donovan secretly had established an intelligence connection with the Vatican as early as 1941, when he evacuated from Lisbon to New York the Dominican Father Felix A. Morlion, who had founded "a European Catholic anti-Comintern" called *Pro Deo*.**
- c. Throughout the war Donovan financed Morlion's *Pro Deo* service and in June 1944 he "went to considerable expense, time, and trouble to transport Morlion from New York and establish him at the Holy See.'**
- d. Subsequently Morlion became a key figure in Vatican intelligence, working closely with Giovanni Battista Montini, the future Paul VI.**
- e. According to Frederic Laurent, "All studies [of the post-WWII Nazi networks] have shown the determining role played by the Catholic Church in the flight of war criminals..." named by the CIA *Operation Paper Clip* for operations within the USA and coordinated with Vatican by Monastery ration lines movement of Nazis to the Western Hemisphere; that involvement was ongoing from:**
  - i. Since April 1943, negotiations between Pius XII and Archbishop Francis Spellman, the Holy See became the clandestine center of Anglo-American espionage in Italy.**

- ii. Collaboration in fact had begun the previous year ..... between Earl Brennan, a veteran of the American State Department and Gian Battista Montini, at the time a bishop and Under-Secretary of State at the Vatican.
  - iii. Close collaboration between the future Paul VI and the American secret services continued after the war through the intermediary James Jesus Angleton. ....
27. With the American Grand Protector of SMOM already in contact with the Vatican, and Allen Dulles busy negotiating with Nazis in Switzerland, the Americans entered Rome June 4, 1944, leads on July 7 General Mark Clark to make a Knight Grand Cross of SMOM.
28. The SMOM are mainly involved in Working for and with the Black Nobility, the Vatican and the various Papal and Royal Orders, especially the Jesuits who are ultimately in control of the Vatican and the Military Order of Malta; and are Working hand in hand with the Commonwealth of Nations, headed by Queen Elizabeth II, which is made up of 53 nations, spanning the globe, accounting for one-fifth of the land mass of the Earth, and a very high percentage of its strategic resources and population. Though nominally an alliance of independent states, the Commonwealth was itself founded, in the late 19th Century, as a perpetuation of the British Empire.
29. SMOM Global business operations include Banks and international financial structures, especially the Central banks and their superstructure the Bank for International Settlements (BIS). "... the little-known but extremely powerful Bank for International Settlements headquartered in the city (Basel, Switzerland) – spent the 1930s and '40s quietly laundering the Nazi's ill-gotten gains under a cloak of neutrality." (See also: Banking in Switzerland) Investment banking (real-estate investment & development, venture capital, hedge funds, securities trading, ...)

- a. SMOM Global-control funding organizations: European Investment Bank (BBC funding case: with Stonyhurst Jesuit-college trained director-general: Mark Thompson)
- b. Bill & Melinda Gates Foundation (This largest transparently operating charitable foundation in the world is controlled by 3 trustees: (Knight Commander of the Order of the British Empire) Bill Gates, (Bilderberger) Melinda Gates, and (billionaire) Warren Buffett along with several Trilateral Commission members work for this 'charity' project.)
- c. Heritage Foundation ("... received support from nearly 100 major corporations, including Chase Manhattan Bank, Dow Chemical Company, Ford Motor Company, General Motors, GlaxoSmithKline, Mobil, and Procter & Gamble.")
- d. Secret banking and Offshore banking Media and telecom corporations (entertainment distractions, fear propaganda / mind-control operations, informational repression, surveillance networks)
- e. Military corporations Energy and mining corporations (petroleum, coal, metals, diamonds, water (?), etc.) Transport corporations (airline/aviation industry, car manufacturing) Pharmaceutical corporations ... and various other corporations
- f. At the annual meetings of the secretive Bilderberg Group (founded by Knight of Malta Joseph Retinger), geo-politically important business deals are made.
- g. Political and judicial meddling "The Order of Malta retains its claim of sovereignty under international law and has been granted permanent observer status at the United Nations. It issues its own passports, stamps and coins and has formal diplomatic relations with 99 states."
- h. Creating global political structures Political structures: The socialist-fascist European

Union and related projects, United Nations, World Bank, International Monetary Fund, ...

Military structures: NATO, UN troops, EU police, Blackwater private military, ...

Managing the global Unified Intelligence Service network and the specific Secret

Services to defend and promote the Vatican-Jesuit-Masonic interests.

- i. "This Unified International Intelligence Community was built during Rome's Second Thirty Years' War (1914-1945) and perfected during Rome's subsequent Cold War (1945-1990)."
- j. Policy propaganda for the purpose of social, commercial and military control Policy institutes:
  - i. International policies: Chatham House (EU based, formerly called the "Royal Institute of International Affairs" or "RIIA"); International Institute for Strategic Studies "IISS" (EU-based) ; Trilateral Commission
  - ii. Special international policies: Tavistock Institute (EU based, social-psychology research) ; Aspen Institute (US based, social-psychology research) ; Senlis Council (EU-based drug-policy institute, with offices in Afghanistan, in Kabul, Kandahar and Lashkar Gah)
  - iii. National policies: Council on Foreign Relations (US, see also this article) American Enterprise Institute (US) Cato Institute (US)
  - iv. Creating benign charity fronts (just like the Jesuits like to do), to try and confuse people about their fascistic history and their present operations. (examples: [malteser-international.org](http://malteser-international.org))

30. That as a matter of public record the United States Conference of Catholic Bishops encourages the invasion of illegal aliens into the United States to undermine USA citizen and

related state citizen sovereignty, to aid and abet the formation of the North American Union.

31. That the New York Province for the Society of Jesus et al. as agent of the Holy See and Vatican State operate to cause the inflow of illegal aliens to enrich the Catholic Church and SMOM, in that the super majority of illegal aliens are Roman Catholic would serve the Church, business constituency and related patronage services funded with tax payer dollars
32. As a glaring example of genocidal Jesuit interference is the support of aberrant Homosexual movement by the ten provinces of the Society of Jesus in the U.S.A. with impunity, which is destroying the secular family setting boys adrift turning girls into boys and boys into girls.
33. As a glaring example of the genocidal Jesuit involvement with aiding and abetting pedophile crime by the ten provinces of the Society of Jesus in the U.S.A. with impunity in the current Court case ongoing in the District of Kentucky.
34. Jesuit involvement of the Society of Jesus as on-going terrorism of Child kidnapping and murder in the New York Province of the Society related to human trafficking involving legations to the United Nations and the international movement of child slavery and human bondage in the commission of crime for profit as proven by the NYC Police Department Vice Squad Detective James Rothstein with evidence provided by Fr. Bruce Ritter, S.J..
35. That as a matter of public record ordained members of the Society of Jesus condone, aide and abet the invasion of illegal alien as well as alien participation in local and national elections;
36. A glaring example known since the 1970's is that of Fr. Jim Jones, S.J. of the California Province who delivered the vote for Jimmy Carter and others with impunity and was duly enriched accordingly, and with impunity interfered with USA foreign and domestic matters.
37. As a glaring example of interference in temporal electoral representative process in the U.S.A., Fr. Robert F. Drinan, S.J. won elective office was then removed from the U.S. House

of Representatives by Pope Paul VI, because he posed too much exposure to be focused upon Vatican State and Holy See efforts to mold USA foreign and domestic policy.

38. Jesuit agents of the Holy See and Vatican State conspire to cause the illegal alien invasion unchecked across USA borders to threaten our national existence and cultural identity despite a matter guaranteed against by the 1987 enactment of the *Proxmire Act* against genocide,
39. The Honorable Robert K. Dornan on September 12, 2006 complained by letter to the Honorable Julie Finley U.S. Ambassador to the *Organization for Security and Co-operation in Europe* (OSCE) about on-going vote fraud caused by conduct of elections using illegal aliens voting with impunity in the November 2006 Elections, a copy of the letter herewith marked **EXHIBIT C** (redacted for security reasons the address is available for the Court);
40. However, despite the fact that Representative Tom Tancredo of Colorado was appointed to replace Representative Alcee Hastings at the OSCE Parliamentary Assemblies, The OSCE has done nothing to correct the matter of illegal aliens and aliens' involvement in US Elections in fact services the interest of the Holy See and Vatican State.
41. That illegal aliens continued in 2006 to vote with impunity aided by the Jesuit Order and their agents, now despite our efforts to prevent such in the Presidential primary Elections, to no avail despite attempts to resolve the problem in sanctuary and border States the Federal government and Bush Administration refuse to check the invasion, as such constitutes on-going genocide against the Citizens of New York and elsewhere in the USA accordingly.
42. That the recent modest policy statement of the American Legion and the statistics on which it is based, a copy of the report herewith marked **EXHIBIT D**, of say 20 million or so illegal aliens now in this country State Citizens are suffering a major crime wave with no less than 5% of that number or 1 million illegal alien criminals on the loose or incarcerated to the



outrageously damaging financial and social detriment of US Citizens and their families.

43. That on or about October 15, 2007 Strunk testified at the New York State Senate Committee on State's Security and Transportation matters warning of sedition and treason involving aiding and abetting illegal aliens, a copy of the Testimony herewith marked **EXHIBIT E**.

44. In the Testimony shown as EXHIBIT E, Strunk declared on the NYS Senate record that:

*A review of the facts will show that Governor Eliot Spitzer is a globalist driven by oxymoronic Liberation Theology in conspiracy with the Cuomo and Clinton dynasty, whose modernist- progressive praxis is that of Fr. George Tyrell, S.J. (1861-1909) and Fr. Pierre Teilhard De Chardin, S.J. (1881-1955).*

*That by using the God and Country principle as our inalienable foundation for continuation of our federal republic with 50 sovereign states is apposed by the Governor, as if New York were a province of ten provinces, merely as a subset among 83 provinces globally, and the multicultural co-equality it supposes rather than the fiercely independent Country under an Almighty God whose citizens of one State are sovereign among the fifty Federal members with borders language and culture distinct from the whole world.*

*Further, only our Congress sets the agenda under Article 1 Section 8 clause 4 for the naturalization of citizens per se, not the governor or legislature as if once under the Articles of Confederation. As such goes to Mr. Spitzer's violation of the Logan Act by offering residency that undermines each citizen's vote and right to have each vote counted in the sunshine.*

*Furthermore, were illegal aliens or aliens granted drivers licenses by the Governor's sedition and treason, (I contend that only the Federal government may issue a license to an alien whether here legally or not) the People's sovereignty guaranteed in our State Bill of Rights Law in all matters is affected, especially for the sanctity of the vote under Article II would be undermined and stolen by dilution and fraud. My associate the Honorable Robert K. Dornan has suffered since the 1996 stolen election by the perfidy of globalist Republicans and Democrats who in California and elsewhere use illegal aliens to vote as a weapon against our sovereignty, a copy of Mr. Dornan's letter to the Court in the Federal case in Western District of New York WDNY 06-cv-0080 case Forjone v. California et al. is herewith attached (now transferred to NDNY 06-cv-1002 assigned to Judge Lawrence E. Kahn). ..*

45. That on October 21, 2007 with all this in mind and pursuant to our efforts to reverse the invasion, sedition and treason amongst us I filed a request of the CIA for records on Fr. De Chardin under FOIA, a copy of my FOIA request herewith marked **EXHIBIT F**.

46. That on or about November 9, 2007, CIA Privacy and Information Officer Scott Koch

responded to my FOIA request therein neither admitting nor denying the existence of any records, and notifying me that I may appeal to the Agency Release Panel, a copy herewith marked **EXHIBIT G**;

47. To wit on December 17, 2007 Strunk filed an appeal from the denial of the FOIA request, a copy of the Appeal Letter is herewith marked **EXHIBIT H**;

48. Then on January 7, 2008 the CIA Release Panel acknowledged receipt of Strunk's Appeal and accepted it for response in the order of receipt, a copy herewith marked **EXHIBIT I**; and

49. To wit on or about February 14, 2008 Strunk received the CIA Release Panel response therein again neither admitting nor denying the existence of records on Fr. De Chardin however giving me permission to litigate, a copy of the denial herewith marked **EXHIBIT J**.

50. By reason of on-going injury infringement of Plaintiff's liberty, freedoms and first amendment rights with remedy under Title 5 U.S. CODE: TITLE 5, Section 552. PUBLIC INFORMATION; AGENCY RULES, OPINIONS, ORDERS, RECORDS, AND PROCEEDINGS TITLE 5 - GOVERNMENT ORGANIZATION AND EMPLOYEES/PART I - THE AGENCIES GENERALLY / CHAPTER 5 - ADMINISTRATIVE PROCEDURE/SUBCHAPTER II - ADMINISTRATIVE PROCEDURE and related U.S. Presidential Executive Orders approved by Congress enjoining the withholding of certain information from plaintiff who seeks the information be disclosed, along with a preliminary injunction for due registration of all foreign and domestic agents of the *Vatican State and Holy See* within the United States of America forthwith under Title 18 U.S.C. Chapter 45, by reason of on-going injury as applies under the *Civil Rights Act* pursuant to Title 42 U.S.C. Section 1983, the *Bivens* Case and related law.

## **AS AND FOR CAUSE TWO**

**As applies to the CIA, DOS, DHS, DOJ and its agents**

**By Failure to Register the Jesuit order as agents of the Vatican State and Holy See**

51. Plaintiff repeats and realleges each and every allegation contained in paragraphs 1-50 above as applies to the CIA, DOS, DHS, DOJ and its agents by the CIA's Denial of Plaintiff's FOIA Request of information in its possession and by Failure to Register the Jesuit Order as agents of the Vatican State, Holy See, SMOM along with it's permanent mission at the UN
52. That the U.S. the CIA, DOS, DHS, DOJ and its agents employ Jesuits directly for other than religious matters that interfere with the domestic and foreign interest of the United States and other foreign nations in contradiction to 18 USC Chapter 45 for Foreign relations relate to;
- a) § 951. Agents of foreign governments
  - b) § 952. Diplomatic codes and correspondence
  - c) § 953. Private correspondence with foreign governments
  - d) § 954. False statements influencing foreign government
  - e) § 955. Financial transactions with foreign governments
  - f) § 956. Conspiracy to kill, kidnap, maim, or injure persons or damage \  
property in a foreign country
  - g) § 957. Possession of property in aid of foreign government
  - h) § 958. Commission to serve against friendly nation
  - i) § 959. Enlistment in foreign service
  - j) § 960. Expedition against friendly nation
53. That any Jesuit and SMOM members not in the employ of the U.S. CIA, DOS, DHS, DOJ and agencies and or it's agents in this nation whether a citizen or not are nevertheless subject

to the provisions of 18 USC Chapter 45 are to register with the U.S. by the CIA, DOS, DHS, DOJ and its agents.

54. Notwithstanding DOS Publication 7277 of 1962, and without getting into the veracity of intent of the statements on January 25, 2008 Fr John Dear, S.J. published admission of His and Jesuit interfering with domestic and military affairs of this nation and other sovereign states in no uncertain terms, a copy of the statement is herewith marked **EXHIBIT K**.
55. As confirmation of CIA involvement and control of the Cuban Revolution, J. Edgar Hoover Director of the FBI on November 29 1963 clarified that George HW Bush was a CIA agent working both the pro and anti Communist Cuba operations at once, as a series of operations developed as a result of Fr. De Chardin's collaboration with the CIA before his death in 1955, a copy of the Hoover letter herewith marked **EXHIBIT L**.
56. The Society of Jesus controls the Pro and Anti- Castro movements for financial gain.
57. Those defendants the CIA, DOS, DHS, DOJ and its agents, and the New York Province for the Society of Jesus et al. fail to follow mandates of 18 USC Chapter 45 and related law.
58. By reason of on-going injury infringement of Plaintiff's liberty, freedoms and first fifth ninth and tenth amendment rights, is representative of a class of all citizens, with remedy as applies under Title 18 U.S.C. Chapter 45, *Civil Rights Act*, the *Bivens* Case and related law.

### **AS AND FOR CAUSE THREE**

**As applies to the CIA, DOS, DHS, DOJ and its agents, and the New York Province for the Society of Jesus et al. by failure to register agents of the Vatican State and Holy See violate the *Vienna Convention for Consular Affairs*, the *Law of Treaties***

59. Plaintiff repeats and realleges each and every allegation contained in paragraphs 1-58 above

as applies to the CIA, DOS, DHS, DOJ and its agents by the CIA's Denial of Plaintiff's FOIA Request of information in its possession regarding Fr. Pierre Teilhard de Chardin, S.J. (May 1, 1881 – April 10, 1955) had requested enforcement of Title 18 U.S.C. Chapter 45, by Failure to Enforce the *Vienna Convention for Consular Affairs*, the *Law of Treaties*, and related Law; and

60. That Defendants have aided and abetted the injury of genocide against Sovereign State Citizens within the USA in violation of Title 18 U.S.C. Chapter 50A (*Proxmire Act*), and
61. Defendants are subject to remedy under the *Civil Rights Act* pursuant to Title 42 U.S.C. Section 1983 1985, 1986, 1988, the *Bivens* case law and by virtue of non registration the Jesuits of the Society of Jesus and their agents are subject to remedies and penalties under *Law*.
62. Defendants are subject to the *Vienna Convention for Consular Affairs*, the *Law of Treaties*, and include the Jesuits and their agents including the SMOM as agents of the Holy See and Vatican State, under definitions and provisions therein
63. Those defendants the CIA, DOS, DHS, DOJ and its agents, and the New York Province for the Society of Jesus et al. fail to follow mandates of the *Vienna Convention for Consular Affairs*, the *Law of Treaties*, and related law.
64. By reason of on-going injury infringement of Plaintiff's liberty, freedoms and first fifth ninth and tenth amendment rights, is representative of a class of all citizens, with remedy as applies under Title 18 U.S.C. Chapter 45, *Civil Rights Act* pursuant to Title 42 U.S.C. Section 1983, the *Bivens Case* .the *Vienna Convention for Consular Affairs*, the *Law of Treaties*, and related Law,.

**AS AND FOR CAUSE FOUR**

**As applies to the CIA, DOS, DHS, DOJ and its agents and the New York Province for the Society of Jesus et al. by failure to register agents of the Vatican State / Holy See / SMOM and to enforce the Borders are intent on Cultural Genocide**

65. Plaintiff repeats and realleges each and every allegation contained in paragraphs 1-64 above as applies to the CIA, DOS, DHS, DOJ and its agents and the New York Province for the Society of Jesus et al. by Failure to register agents of the Vatican State, Holy See and SMOM to enforce the Borders are intent on Cultural Genocide
66. Defendants by the CIA's Denial of Plaintiff's FOIA Request of information in its possession regarding Fr. Pierre Teilhard de Chardin, S.J. (May 1, 1881 – April 10, 1955) having requested therein enforcement of Title 18 U.S.C. Chapter 45, and the New York Province for the Society of Jesus et al. by Failure to Register agents of the Vatican State ad Holy See along with their control over the SMOM intentionally fail to Enforce the Borders have maliciously aided and abetted the injury of genocide against Sovereign State Citizens within the USA in violation of Title 18 U.S.C. Chapter 50A (*Proxmire Act*), are subject to remedy under the *Civil Rights Act* pursuant to Title 42 U.S.C. Section 1983, the *Bivens Case*
67. Those defendants in conspiracy maliciously act with a "specific intent to destroy, in whole or in substantial part, a national, ethnic, racial or religious group." By the invasion and crime wave and associated crimes and these acts are:
- a. Killing;
  - b. Causing serious bodily injury;
  - c. Causing permanent mental impairment through drugs, torture, or similar techniques;
  - d. Subjecting to conditions of life intended to cause physical destruction;

- e. Imposing measures to prevent births; and
- f. Forcibly transferring children of the group to another group.
- g. Genocide would also include trying to prevent births within such a group or using force to remove children from the group.

68. By reason of on-going injury defendants cause infringement of the class of citizens in which containing Plaintiff's whose liberty, freedoms and first fifth ninth and tenth amendment rights, is representative of a class of all citizens, with remedy under Title 18 U.S.C. Chapter 50A (*Proxmire Act*), the *Bivens Case*.

#### **AS AND FOR CAUSE FIVE**

**As applies to the CIA, DOS, DHS, DOJ and its agents and the New York Province for the Society of Jesus et al. by failure to register agents of the Holy See and Vatican State interfere with domestic policy to Enforce the Borders, and are intent upon unjust enrichment to interfere with US Citizen right to a republican form of government and peaceful use of our sovereign nation**

69. Plaintiff repeats and realleges each and every allegation contained in paragraphs 1-68 above as applies to the CIA, DOS, DHS, DOJ and its agents having requested therein enforcement of Title 18 U.S.C. Chapter 45 and related treaties , and applies to the New York Province for the Society of Jesus et al. by failure to register agents of the Holy See, Vatican State and SMOM violate by failing to Enforce the Borders and undermining such national policy,
70. Defendants and their agents by unjust enrichment interfere with Sovereign State Citizens within the USA right to a republican form of government and peaceful use of our sovereign nation have aided and abetted the injury of genocide against Citizens of the USA in violation of Title 18 U.S.C. Chapter 50A (*Proxmire Act*), the *Vienna Convention for Consular Affairs*,



*the Law of Treaties, Civil Rights Act, the Bivens Case and the Racketeering Influence*

*Corrupt Organizations Act* pursuant to Title 18 U.S.C. Section 1965(c) and by virtue of non

registration and maintaining open borders are subject to remedies and penalties under *Law*

71. That the Jesuits and SMOM are agents of the Holy See and the Vatican sovereign state.

72. That the Society of Jesus has control of the Federal Reserve Bank of New York; and

73. The Society of Jesus controls the Bank of America, Countrywide Mortgage Bank and others.

74. That defendants are a racketeering enterprise and by its conduct promote open borders and cause the conditions for the ongoing genocide to enrich itself, have taken plaintiffs personal proprietary property in the form of proprietary suffrage rights and as damage to the class have forced tax dollars to be directed to the enterprise measured based upon the following categories and amounts developed at [www.immigrationcounters.com](http://www.immigrationcounters.com) sources and the formulas, shown in EXHIBIT D , used in computing the figures shown on their website and include reports issued by government agencies and private sector organizations as follows:

- a. Number of Illegal Aliens in U.S. ....2 1,218,615
- b. Money Wired to Mexico Since Jan. 2006 ..... \$42,363,149,000
- c. Cost of Social Services for Illegals since 1996. .... \$397,480,946,017
- d. Children of Illegal Aliens in Public Schools .....4 ,184,824
- e. Cost of Illegals in K-12 Since 1996 .....\$ 14,828,106,397
- f. Illegal Aliens Incarcerated .....351,087
- g. Cost of Incarceration since 2001. ....\$ 1,477,239,843
- h. Illegal Alien Fugitives .....663,347
- i. Anchor Babies since 2002 .....2 ,148,175
- j. Skilled Jobs Taken by Illegal Immigrants .....10,232,441

75. By reason of on-going injury defendants cause infringement of Plaintiff's liberty, freedoms and first fifth ninth and tenth amendment rights, and as a representative of a class of all citizens, with remedy as applies under Title 18 U.S.C. Chapter 50A (*Proxmire Act*), and the *Racketeering Influence Corrupt Organizations Act* under Title 18 U.S.C. Section 1965(c).

**AS AND FOR CAUSE SIX**

**Prima Facie Tort as applies to the CIA, DOS, DHS, DOJ and its agents and the New York Province for the Society of Jesus et al. are a enterprise whose conduct is racketeering for the purpose of genocide and unjust enrichment**

76. Plaintiff repeats and realleges each and every allegation contained in paragraphs 1-75 above.

77. The activities of the defendants amount to an unlawful prima facie tort.

78. The plaintiff, and representative of a class of all citizens of the various States, were damaged in an amount exceeding \$x, which amount will be proven with certainty at the time of trial.

79. Defendants' activities were willful and malicious. by reason thereof, defendants are liable to plaintiff, and representative of a class of all citizens, for punitive damages in an amount of \$x or more, to be determined by the trier of fact.

80. Remedy and penalty as applies under Title 18 U.S.C. Chapter 50A (*Proxmire Act*), the *Vienna Convention for Consular Affairs*, the *Law of Treaties*, related *Law*, *Civil Rights Act* pursuant to Title 42 , the *Bivens Case* and the *Racketeering Influence Corrupt Organizations Act* under Title 18 U.S.C. Section 1965(c).

**Wherefore**, plaintiff demands judgment as follows:

- A. On the first cause of action release of documents gratis.
- B. Appointment of a special master
- C. On the second cause of action mandatory registration of Jesuit Order in the United States

- D. On the third cause of action mandate to enforce the treaties.
- E. On the fourth cause of action order to determine scope of damages once the agents are registered and involvement is investigated in the matter of cultural genocide
- F. Order prohibiting further interference with the domestic and foreign policy of the USA and the interests of the People of the State of New York.
- G. On the fifth cause of action determine the scope of losses as a result of the RICO enterprise actions for determining actual damages in the sum of \$x or such higher amount as may be determined by the trier of fact.
- H. On the sixth cause of action (partition of community property), judgment for actual damages in the sum of \$x or such higher amount as may be determined by the trier of fact.
- I. Settle the preliminary question of Constitutionality of the March 7, 2007 Executive Order.
- J. The costs and disbursements of this action.
- K. Attorneys fees where appropriate.
- L. Such other and further relief which this Court may deem just and equitable.

I have read the foregoing Complaint with six Causes of Action against Defendants, and know the contents thereof apply to me by mis application and administration of laws and as a Federal question; the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3<sup>rd</sup> parties, books and records, and personal knowledge.

Dated: March 20, 2008  
Brooklyn, New York

  
**CHRISTOPHER EARL STRUNK**

**Defendants:**

- 1) UNITED STATES CENTRAL INTELLIGENCE AGENCY (CIA); Washington D.C. 20505
- 2) SCOTT KOCH – Executive Secretary CIA Agency Release Panel; CIA Washington D.C. 20505
- 3) UNITED STATES DEPARTMENT OF STATE (DOS); 2201 C Street N.W Washington D.C 20520
- 4) CONDELSESSA RICE Secretary of State; United States DOS 2201 C Street N.W Washington D.C 20520
- 5) UNITED STATES DEPARTMENT OF HOMELAND SECURITY (DHS), Washington D.C. 20528
- 6) MICHAEL CHERTOFF Secretary of DHS, at the above address;
- 7) UNITED STATES DEPARTMENT OF JUSTICE, 950 Pennsylvania Avenue N.W. Washington D.C. 20530-0001;
- 8) MICHAEL MUKASEY, U.S. Attorney General; at the above address
- 9) NEW YORK PROVINCE OF THE SOCIETY OF JESUS 39 East 83rd Street, N.Y., N.Y. 10028
- 10) FR. GERALD CHOJNACKI, SJ, Provincial of New York at above address with email: nykprov@nysj.org

**Parties-in-interest:**

- 11) Pope Benedict XVI c/o the Vatican's Permanent Mission of the Holy See to the United Nations 25 East 39<sup>th</sup> Street New York NY 10016-0903
- 12) The Society of Jesus Fr. General Adolfo Nicolas, SJ c/o The Jesuit Conference of the United States President Fr. Thomas J. Smolich, S.J. 1616 P Street, N.W. , Suite 300 Washington D.C. 20036-1420  
**Members of The Jesuit Conference of the United States**
  - a) The New England Provincial V. Rev. Thomas J. Regan, S.J., 85 School Street Watertown, MA 02472-4251 with email: tregan@sjnen.org
  - b) Maryland Provincial Fr. Timothy B. Brown, S.J., 5704 Roland Avenue Baltimore , MD 21210-1399 with email: provincial@mdsj.org
  - c) The Detroit Provincial Fr. Robert J. Scullin, S.J., 7303 West 7 Mile Road Detroit MI 48221 with email: ProvinicalDet@aol.com
  - d) The Chicago Provincial Fr. Edward W. Schmidt, S.J., 2050 N. Clark St., Chicago IL 60614 with email: chgprov@jesuits-chi.org
  - e) The New Orleans Provincial Fr. Alfred C. Kammer, S.J., 710 Baronne Street - Suite B New Orleans, LA 70113-1064 with Email: noprovsj@norprov.org
  - f) The Missouri Provincial Fr. Timothy M. McMahon, S.J., 4511 West Pine Boulevard Saint Louis, Missouri 63108-2191 with E-Mail: moprov@jesuits-mis.org
  - g) The Wisconsin Provincial Fr. G. Thomas Krettek, S.J., 3400 West Wisconsin Avenue Milwaukee, WI 53208 with email: vocations@thinkjesuit.org
  - h) The Oregon Provincial Fr. John D. Whitney, S.J., 3215 SE 45<sup>th</sup> Ave. Portland, OR 97206 with email: jwitney@nwjesuits.org
  - i) The California Provincial Fr. John P. McGarry, S.J., 300 College Ave., Los Gatos, CA 95030-7065 with email: calprovsj@calprov.org
- 13) SOVEREIGN MILITARY ORDER OF MALTA c/o the Order of Malta Federal Association, 1730 M. Street, N.W. Suite 403, Washington D.C. 20036
- 14) SKULL AND BONES SOCIETY, 64 High Street New Haven CT
- 15) President George Walker Bush, The White House 1600 Pennsylvania Avenue N.W. Washington D.C. 20500
- 16) Senator John F. Kerry, 304 Russell Building Washington D.C. 20510

The text of the Jesuit *Extreme Oath of Induction* is meticulously recorded in the Journals of the 62nd Congress, 3rd Session, of the United States Congressional Record (House Calendar No. 397, Report No. 1523, 15 February, 1913, pp. 3215-3216).

**(Text of the Jesuit Extreme Oath of Induction:)**

I \_\_\_\_\_, now in the presence of Almighty God, the blessed Virgin Mary, the blessed St. John the Baptist, the Holy Apostles, St. Peter and St. Paul, and all the saints, sacred host of Heaven, and to you, my Ghostly Father, the superior general of the Society of Jesus, founded by St. Ignatius Loyola, in the pontification of Paul the Third, and continued to the present, do by the womb of the Virgin, the matrix of God, and the rod of Jesus Christ, declare and swear that His Holiness, the Pope, is Christ's Vice-Regent and is the true and only head of the Catholic or Universal Church throughout the earth; and that by the virtue of the keys of binding and loosing given to His Holiness by my Saviour, Jesus Christ, he hath power to depose heretical Kings, Princes, States, Commonwealths, and Governments, and they may be safely destroyed. Therefore to the utmost of my power I will defend this doctrine and His Holiness's right and custom against all usurpers of the heretical or Protestant authority whatever, especially the Lutheran Church of Germany, Holland, Denmark, Sweden and Norway, and the now pretended authority and Churches of England and Scotland, and the branches of same now established in Ireland and on the continent of America and elsewhere and all adherents in regard that they may be usurped and heretical, opposing the sacred Mother Church of Rome. I do now denounce and disown any allegiance as due to any heretical king, prince or State, named Protestant or Liberal, or obedience to any of their laws, magistrates or officers. I do further declare the doctrine of the Churches of England and Scotland of the Calvinists, Huguenots, and others of the name of Protestants or Masons to be damnable, and they themselves to be damned who will not forsake the same. I do further declare that I will help, assist, and advise all or any of His Holiness's agents, in any place where I should be, in Switzerland, Germany, Holland, Ireland or America, or in any other kingdom or territory I shall come to, and do my utmost to extirpate the heretical Protestant or Masonic doctrines and to destroy all their pretended powers, legal or otherwise. I do further promise and declare that, notwithstanding, I am dispensed with to assume any religion heretical for the propagation of the Mother Church's interest; to keep secret and private all her agents' counsels from time to time, as they entrust me, and not to divulge, directly or indirectly, by word, writing or circumstances whatever; but to execute all that should be proposed, given in charge, or discovered unto me by you, my Ghostly Father, or any of this sacred order. I do further promise and declare that I will have no opinion or will of my own or any mental reservation whatever, even as a corpse or cadaver (*perinde ac*

cadaver), but will unhesitatingly obey each and every command that I may receive from my superiors in the militia of the Pope and of Jesus Christ. That I will go to any part of the world whithersoever I may be sent, to the frozen regions north, jungles of India, to the centers of civilization of Europe, or to the wild haunts of the barbarous savages of America without murmuring or repining, and will be submissive in all things, whatsoever is communicated to me. I do further promise and declare that I will, when opportunity presents, make and wage relentless war, secretly and openly, against all heretics, Protestants and Masons, as I am directed to do, to extirpate them from the face of the whole earth; and that I will spare neither age, sex nor condition, and that I will hang, burn, waste, boil, flay, strangle, and bury alive these infamous heretics; rip up the stomachs and wombs of their women, and crush their infants' heads against the walls in order to annihilate their execrable race. That when the same cannot be done openly I will secretly use the poisonous cup, the strangulation cord, the steel of the poniard, or the leaden bullet, regardless of the honour, rank, dignity or authority of the persons, whatever may be their condition in life, either public or private, as I at any time may be directed so to do by any agents of the Pope or Superior of the Brotherhood of the Holy Father of the Society of Jesus. In confirmation of which I hereby dedicate my life, soul, and all corporal powers, and with the dagger which I now receive I will subscribe my name written in my blood in testimony thereof; and should I prove false, or weaken in my determination, may my brethren and fellow soldiers of the militia of the Pope cut off my hands and feet and my throat from ear to ear, my belly be opened and sulphur burned therein with all the punishment that can be inflicted upon me on earth, and my soul shall be tortured by demons in eternal hell forever. That I will in voting always vote for a Knight of Columbus in preference to a Protestant, especially a Mason, and that I will leave my party so to do; that if two Catholics are on the ticket I will satisfy myself which is the better supporter of Mother Church and vote accordingly. That I will not deal with or employ a Protestant if in my power to deal with or employ a Catholic. That I will place Catholic girls in Protestant families that a weekly report may be made of the inner movements of the heretics. That I will provide myself with arms and ammunition that I may be in readiness when the word is passed, or I am commanded to defend the Church either as an individual or with the militia of the Pope. All of which

I, \_\_\_\_\_, do swear by the blessed Trinity and blessed sacrament which I am now to receive to perform and on part to keep this my oath. In testimony hereof, I take this most holy and blessed sacrament of the Eucharist and witness the same further with my name written with the point of this dagger dipped in my own blood and seal in the face of this holy sacrament.



The Honorable Robert K. Dornan  
U.S. Congress 1977 thru 1997  
~~6025 Wilshire Boulevard~~  
~~Los Angeles, California 90048~~

12 September 2006

The Honorable Julie Finley  
United States Ambassador to the  
Organization for Security and Cooperation in Europe  
U.S. Department of State  
2201 C Street NW  
Washington, DC 20520

Re: 7 November 2006 - U.S. Congressional Elections  
Subject: OSCE/ODIHR Needs and Assessment Mission Report

Dear Ambassador:

I have taken the opportunity to review the above subject NAM report issued 19 July 2006 in regards to the pending "Mid-term" elections. As you may be aware my re-election in 1996 was fraudulently interfered with by the state of California in my then Congressional District, wherein it registered 4,023 alien non-citizens on record with the Immigration and Naturalization Service, and in which no less than 2,369 of those aliens voted for my opponent with impunity; and despite my efforts seeking due process the fraudulent election as a matter of public record was conducted by consent not competition of the Republican and Democratic National Parties.

I am writing this letter to express my concern with inquiry of your Honor for explanation of:

1. inconsistent aspects of the NAM report;
2. that the private organization of the National Association of Secretaries of State (NASS) has invited foreign observers to various state elections again without authority to do so;
3. why the OSCE has been provided a current nationwide central voter database and what is the purpose for its possession;
4. what if anything is the OSCE/ODIHR going to do about the lack of adequate safeguards under the Help America to Vote Act (HAVA) to prevent illegal aliens and resident aliens in general from voting at the election in the several states; and
5. What proportional representative authority does the USA have in conjunction with the other 46 member states in the OSCE, and what if any OSCE / ODIHR actions are binding upon the USA and each state of the several states?

13. 

Exhibit C



Robert K. Dornan Letter to  
The Honorable Julie Fialky  
12 September 2000  
Page 2 of 2

With reference to the NAM report Section III *Background Part A System of US Government* paragraph 3 reference in "the OSCE 1990 Copenhagen Document", am I still correct in assuming that the several States of the United States with primary bottom-up control in provision of elections were not party to the accords, and therefore those portions pertaining to the several States are only advisory and were not self acting?

Further in the same Section Part B references previous OSCE/ODIHR observation activities from 1996 thru the present, were observers on the ground in California and if so what jurisdictions during the 1996 elections and if so what person authorized entry?

Further in Section V *Electoral Reform* in Part E *Access of Observers* in "welcome development" a protocol from 26 July 2004 the NASS "welcomes OSCE international observers...", with what authority over that of the particular state law with jurisdiction does the NASS operate to grant such authority with the "protocol"? And do the OSCE/ODIHR have to abide by the particular state law or does it have separate authority?

Further in Section VI *Other Findings Part E* in regards to *Allegations of Irregularities* what if any allegations were substantive and meaningful? As you are aware any allegation must be grounded in substantive due process and when any officials fail to follow through without being reported by OSCE is more of a concern than the allegation itself, and is even more serious concern that OSCE serves only to further disrupt confidence in the election process done by OSCE personnel; and notably my concern is germane because elections have been conducted here successfully since 1789, we are not an emerging democracy, and any interference is seditious at least under Federal law.

The use of the central database by the OSCE or any other non-citizen organization whether for commercial activity, soliciting and or political interference regulated by state and federal law is a very serious privacy matter that warrants me to ask what is the OSCE going to do with the list?

I have been seriously injured by the illegal operation of elections and as such have great concern over the confidence that all U.S. Citizens have in the election process; and as such I request an answer from Your Honor to the concerns expressed above.

Cordially yours,

R. K.

Bob

  
ROBERT K. DORNAN

## **THE AMERICAN LEGION POLICY ON ILLEGAL IMMIGRATION**

Extracted from the full document to be found at:

<http://www.legion.org/documents/legion.pdf/illegalimmigration.pdf>

**RESOLVED.** That The American Legion seize every opportunity to request an accountability of our elected officials in implementing and enforcing federal and international laws and treaties to eliminate the large numbers of individuals from foreign countries entering the United States illegally and that all candidates for public office and the Democratic and Republican National Committees express publicly to the American people their positions and solutions to this grave danger to our country's stability.

**RESOLVED** by the National Executive Committee, The American Legion, in regular meeting assembled in Indianapolis, Indiana, May 9-10, 2007. That The American Legion, on behalf of all Americans and future generations of Americans, urge the Congress and the federal government to authorize and fund the following strategy in addressing the issue of illegal aliens in the United States:

**1. Secure the borders and other points of entry in the United States:**

- a) Construct physical barriers, as appropriate.
- b) Acquire and utilize latest technology to monitor border activity.
- c) Employ and train a sufficient number of U.S. Border Patrol Agents to effectively patrol border regions with employment preference given to former members of the U.S. Armed Forces.
- d) Utilize National Guard troops to assist in providing border security.
- e) Insure all vessels and their cargo arriving at our seaports are thoroughly searched.

**2. Eliminate the jobs magnet and social services benefits:**

- a) Mandate verification of employment eligibility.
- b) Enforce employer sanctions.
- c) Make illegal residents ineligible for Social Security and other government-sponsored public services.
- d) Eliminate governmental financial aid for illegal alien students.

**3. Enforce existing laws and pass new laws to reduce U.S. illegal population:**

- a) Reject amnesty or "legalization" programs for illegal aliens.
- b) Enforce immigration laws and promote cooperation between federal, state and local law enforcement officials with emphasis on interior enforcement.
- c) Establish parameters for non-criminal deportations.
- d) Prohibit eligibility to services offered by financial institutions in the United States.

- e) Issue no drivers licenses to illegal aliens.
  - f) Designate English as the official language of the U.S. government and print all documents, including election ballots, in the English language only.
  - g) Work with state and local governments to discourage illegal settlement:
4. Revise legal immigration procedures; screen and track foreign visitors legally entering the U.S.:
- a) Eliminate the Visa Lottery Program,
  - b) Restrict the number of countries participating in the Visa Waiver Program,
  - c) Create new visa categories or expand the H-2A and H-2B Visa Categories for temporary agricultural and temporary and seasonal workers as necessary to replace illegal workers eliminated from employment opportunities in the U.S.,
  - d) Create and enforce a reporting system to track the whereabouts of foreign visitors to include students at academic institutions, members of a country's diplomatic corps, aircraft and vessel crews, foreign press representatives, exchange visitors, H-1B Workers, L-1 Intracompany Transferees and those individuals categorized as humanitarian entrants

<b>Number of Illegal Aliens in U.S. ....</b>	<b>21,218,615</b>
<b>Money Wired to Mexico Since Jan. 2006 .....</b>	<b>\$42,363,149,000</b>
<b>Cost of Social Services for Illegals Since 1996.....</b>	<b>\$397,480,946,017</b>
<b>Children of Illegal Aliens in Public Schools .....</b>	<b>4,184,824</b>
<b>Cost of Illegals in K-12 Since 1996 .....</b>	<b>\$14,828,106,397</b>
<b>Illegal Aliens Incarcerated .....</b>	<b>351,087</b>
<b>Cost of Incarceration Since 2001.....</b>	<b>\$1,477,239,843</b>
<b>Illegal Alien Fugitives .....</b>	<b>663,347</b>
<b>Anchor Babies Since 2002 .....</b>	<b>2,148,175</b>
<b>Skilled Jobs Taken by Illegal Immigrants .....</b>	<b>10,232,441</b>

**www.immigrationcounters.com** sources and the formulas used in computing the figures are shown on their website and include reports issued by both government agencies and private sector organizations.

Oct. 15 2007 Joint - Senate Standing Committee on Veterans, Homeland Security and Military Affairs  
Chair: Senator Vincent L. Leibell III and Senate Standing Committee on Transportation  
Chair: Senator Thomas W. Libous Public Hearing: Protecting our State's Security  
Place: Van Buren Hearing Room A, Legislative Office Building, 2<sup>nd</sup> Floor, Albany, New York  
Time: 10:00 A.M. Contact: Robert T. Farley / Marianne Reilly - fax (518) 426-6977

In appreciation of the opportunity to speak on *Protecting our State's Security* as a matter of national security with global significance. I Christopher Earl Strunk am a Vietnam Era Veteran, born in Manhattan, resident in Brooklyn, devoted to God and Country, have taken the oath to defend and protect the USA and the constitutions on which the Federal republic is based against any enemy foreign or domestic; as such give warning of Governor Eliot Spitzer's sedition as an enemy whose treachery is in conspiracy with others aiding and abetting with sanctuary for illegal aliens in New York against federal law must be impeached pursuant to NYS Articles IV and VI.

Warning herein is done in good faith with the May 1985 adoption of Senate 1073 and Assembly 1249 commitment to the consummate efflorescence of human dignity with which they did praise my *"unselfish dedication and competent discharge of duty... above and beyond the responsibilities of job and duty... perception of the value and worth of others, for his innate and ingenious concern for the preservation and enhancement of human dignity"*.

That beyond the honor and praise of 22 years ago, I am vigilant to maintain individual inalienable freedoms given by Almighty God, urge this Committee to support my action with Attorney Carl E. Person for an independent investigation of the perfidy unleashed on 9-11-01 against the sovereign People of the state New York; we urge the State Legislature to bring sunlight upon treason and sedition as a matter of protecting our State's Security.

That as a matter of security and justice denied after 9-11-01 involves the matter of providing sanctuary for illegal aliens with impunity in violation of federal and state law, that then Attorney General Spitzer by seamless acts of sedition now as Governor reaches the level of treason subject to impeachment under NYS Article VI section 24, and that pursuant to Article IV must be removed; Mr. Spitzer shall give testimony without immunity pursuant to Article I section 6.

That notwithstanding the majority vote of our Assembly controlled by a top-down corporatist elite, with political districts gerrymandered beyond the letter and intent of State Constitution Article IX Homerule, this committee nevertheless must act as a matter of our State's Security to review the population size of the city of New York, which as a *Home-rule* entity has 26 of 62 Senators violative of NYSC Article III Section 4; and as a home-rule entity exceeds the maximum size of persons determined by the census allowable by the NYS Constitution; and as such Brooklyn must have Homerule again for our State's Security.

A review of the facts will show that Governor Eliot Spitzer is a globalist driven by oxymoronic *Liberation Theology* in conspiracy with the Cuomo and Clinton dynasty, whose modernist-progressive praxis is that of Fr. George Tyrell, S.J. (1861-1909) and Fr. Pierre Teilhard De Chardin, S.J. (1881-1955).

That by using the God and Country principle as our inalienable foundation for continuation of our federal republic with 50 sovereign states is apposed by the Governor, as if New York were a

province of ten provinces, merely as a subset among 83 provinces globally, and the multicultural co-equality it supposes rather than the fiercely independent Country under an Almighty God whose citizens of one State are sovereign among the fifty Federal members with borders language and culture distinct from the whole world.

Further, only our Congress sets the agenda under Article 1 Section 8 clause 4 for the naturalization of citizens per se, not the governor or legislature as if once under the Articles of Confederation. As such goes to Mr. Spitzer's violation of the Logan Act by offering residency that undermines each citizen's vote and right to have each vote counted in the sunshine.

Furthermore, were illegal aliens or aliens ~~be~~ granted drivers licenses by the Governor's sedition and treason, (I contend that only the Federal government may issue a license to an alien whether here legally or not) the People's sovereignty guaranteed in our State Bill of Rights Law in all matters is affected, especially for the sanctity of the vote under Article II would be undermined and stolen by dilution and fraud. My associate the Honorable Robert K. Dorman has suffered since the 1996 stolen election by the perfidy of globalist Republicans and Democrats who in California and elsewhere use illegal aliens to vote as a weapon against our sovereignty, a copy of Mr. Dorman's letter to the Court in the Federal case in Western District of New York WDNY 06-cv-0080 case Forjone v. California et al. is herewith attached (now transferred to NDNY 06-cv-1002 assigned to Judge Lawrence E. Kahn).

Like me, Mr. Dorman puts God and Country before party politics dedicated to the sanctity of our individual vote demands that the laws of each state be enforced and the right to vote by each citizen be accompanied by the right of knowing that each vote is duly counted in the sunshine as a matter of national security. Alive on the public record suffrage perfidy exists in New York that allows aliens to vote. Here in Albany, were Mr. Soares to compare the graveyards of Albany that rise as if by command of Mayor Corning's ghost on election day with those who do vote, likewise Mr. Hynes comparing voting roles census in NYC grows accordingly each election day with votes from all over the world. That elections in New York proceed as if by remote control at a distance and brings into question the use of NVRA ("motor-voter act") and HAVA ("help anyone to vote act"); and as such the standard for review by this Committee shall be strict and thorough as a State and national security matter.

In deference for the time of the Committee I am not going to burden the reader with copious and readily available facts about the danger the sanctuary policy for illegal aliens imposes upon the citizens, states and nation. I am at the beck and call of this Committee for providing supporting evidence for what I contend, and am available for further testimony accordingly.

Dated: October 15, 2007  
Brooklyn, New York



CHRISTOPHER EARL STRUNK  
593 Vanderbilt Avenue - #281  
Brooklyn, New York 11238  
631-745-6402  
email: [freebrooklynrepublic@yahoo.com](mailto:freebrooklynrepublic@yahoo.com)

Attachment: RKD letter to the Court

cc: the Honorable Robert K. Dorman  
Carl E. Person, Esq.



Forjone v. EAC - WDNY 06-cv-80

**EXHIBIT D-2**

The Honorable Robert K. Dornan (U.S. Congress 1977 - 1997)  
31341 Andres Pico Road  
San Juan Capistrano, California 92675

July 5, 2006

The Honorable Chief Judge Richard J. Arcara  
For the United States District Court  
Western District of New York  
304 U.S. Courthouse  
68 Court Street  
Buffalo, New York 14202

Re: Forjone et al. v. EAC et al. WDNY 06-cv-80 (RJA)

Subject: Intervention as of Right FRCP Rule 24(a)

The Honorable Chief Judge Richard J. Arcara,

I am former U. S. House Representative Robert K. Dornan, pro se without being an attorney, who was outrageously defeated illegally by Democrat Loretta Sanchez by a minimum of 2,369 alien votes, and according to I.C.E. (I.N.S.) records 4,023 alien votes illegally cast in the 1996 California General Election; and that by consensus of both the Republican and Democratic parties behind the scenes in violation of the majority of voters' rights conspired then and now for control over illegal alien voting power in California and seemingly nationwide. Aliens illegal, voting with impunity and whereas not a single individual was charged with thousands of felonies having been committed, to directly bring about my loss by nine votes - notwithstanding the I.C.E. records to the contrary. I desire to testify and intervene in support of the embattled pro se Plaintiffs herein, both in my own self-interest and for the survival of our nation as a constitutional republic.

My direct injury in 1996 and afterward is the subject of Plaintiffs' Amended Complaint paragraphs 92, 117 thru 118 and 147. As such my intervention is required to establish accuracy in the record of the underlying proceedings dating back more than ten years, and that I also contend will support and form the basis for proving the pattern and conduct associated with both harboring of illegal aliens and violation of U.S. Citizen proprietary voting rights complained of by Plaintiffs under civil RICO provisions.

With leave of the Court after disposition of the current June 4, 2006 text order of Defendants to respond to the "Remark" Docket #73 (therein requesting a special master to ascertain authority and jurisdiction over defendants within the state of New York specifically prior to Plaintiffs consolidated response in opposition to the various motions to dismiss), if Plaintiffs survive I desire to intervene formally under provisions of FRCP Rule 24(a) and or be given standing to testify under oath on the record of the proceeding accordingly. That by local rules I have caused this correspondence to be duly served upon parties herein and that a duplicate and certificate of service is herewith attached. Respectfully submitted for action by:

  
ROBERT KENNETH DORNAN

Certificate of Service  
Cc. Plaintiffs pro se  
Defendants Counsels

**EXHIBIT D-2**

CHRISTOPHER EARL STRUNK  
593 Vanderbilt Avenue - #281  
Brooklyn, New York 11238

October 21, 2007

Certified w/ return receipt request

Information and Privacy Coordinator  
Central Intelligence Agency  
Washington, D.C. 20505

Subject: Freedom of Information Act Request  
related to **Fr. Pierre Teilhard de Chardin, S.J.**  
**(May 1, 1881 – April 10, 1955)**

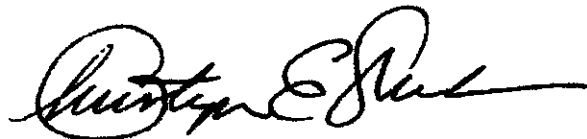
Dear Coordinator:

Under the Freedom of Information Act, 5 U.S.C. subsection 552, I am requesting information or records related to **Fr. Pierre Teilhard de Chardin, S.J. (May 1, 1881 – April 10, 1955)** who was a French Jesuit priest trained as a paleontologist and a philosopher, and was present at the discovery of Peking Man, and conceived such ideas as the Omega Point and the Noosphere.

If there are any fees for searching for, reviewing, or copying the records, please let me know before you task my request.

If you deny all or any part of this request, please cite each specific exemption you think justifies your refusal to release the information and notify me of appeal procedures available under the law.

Sincerely yours,



CHRISTOPHER EARL STRUNK

Exhibit F

---



Central Intelligence Agency



Washington, D.C. 20505

NOV 09 2007

Mr. Christopher Earl Strunk  
593 Vanderbilt Avenue - #281  
Brooklyn, NY 11238

Reference: F-2008-00218

Dear Mr. Strunk:

This is a final response to your 21 October 2007 Freedom of Information Act (FOIA) request, received 30 October 2007, for records concerning Fr. Pierre Teilhard de Chardin, S. J.

In accordance with section 3.6(a) of Executive Order 12958, as amended, the CIA can neither confirm nor deny the existence or nonexistence of records responsive to your request. The fact of the existence or nonexistence of requested records is properly classified and is intelligence sources and methods information that is protected from disclosure by section 6 of the CIA Act of 1949, as amended. Therefore, the Agency has denied your request pursuant to FOIA exemptions (b)(1) and (b)(3). I have enclosed an explanation of these exemptions for your reference and retention.

CIA Information and Privacy Coordinator Scott Koch made this decision, which you may appeal to the Agency Release Panel, in my care, within 45 days from the date of this letter. You may include any additional information supporting your position or explaining why you think our initial decision is wrong.

Sincerely,

A handwritten signature in black ink, appearing to read "Scott Koch", written over a horizontal line.

Scott Koch  
Information and Privacy Coordinator

Enclosure

Exhibit G

## **Explanation of Exemptions**

### **Freedom of Information Act:**

- (b)(1) applies to material which is properly classified pursuant to an Executive order in the interest of national defense or foreign policy;
- (b)(2) applies to information which pertains solely to the internal personnel rules and practices of the Agency;
- (b)(3) applies to information pertaining to the CIA Director's statutory obligations to protect from disclosure intelligence sources and methods, as well as the organization, functions, names, official titles, salaries or numbers of personnel employed by the Agency, in accordance with the National Security Act of 1947 and/or the CIA Act of 1949;
- (b)(4) applies to information such as trade secrets and commercial or financial information obtained from a person on a privileged or confidential basis;
- (b)(5) applies to inter- and intra-agency memoranda or letters which are predecisional and deliberative in nature, or consist of attorney work-product or attorney-client information;
- (b)(6) applies to information, the release of which would constitute an unwarranted invasion of the personal privacy of other individuals; and
- (b)(7) applies to investigatory records, the release of which could: (A) interfere with enforcement proceedings, (C) constitute an unwarranted invasion of the personal privacy of others, (D) disclose the identity of a confidential source, (E) disclose investigative techniques and procedures, or (F) endanger the life or physical safety of an individual.

### **Privacy Act:**

- (d)(5) applies to information compiled in reasonable anticipation of a civil action or proceeding;
- (j)(1) applies to polygraph records; documents or segregable portions of documents, the release of which would disclose intelligence sources and methods, including names of certain Agency employees and organizational components; and documents or information provided by foreign governments;
- (k)(1) applies to material properly classified pursuant to an Executive order in the interest of national defense or foreign policy;
- (k)(2) applies to investigatory material compiled for law enforcement purposes;
- (k)(5) applies to investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment, or access to classified information, the release of which would disclose a confidential source; and
- (k)(6) applies to testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service, the release of which would compromise the testing or examination process.

CHRISTOPHER EARL STRUNK

593 Vanderbilt Avenue - #281

Brooklyn, New York 11238

December 17, 2007

AGENCY RELEASE PANEL

Central Intelligence Agency

Washington, D.C. 20505

Reference: **F-2008-00218** Freedom of Information Act  
Request related to **Fr. Pierre Teilhard de Chardin, S.J.**  
**(May 1, 1881 – April 10, 1955)**  
Subject: Appeal from Denial of Informaion by Mr.  
Scott Koch - Information and Privacy Coordinator

The Members of the Agency Release Panel

Pursuant to the above Subject matter with file reference F-2008-00218, I hereby appeal from the final decision alleged as if applicable under Section 3.6(a) under Executive Order 12958, and demand for immediate release of all information regarding its investigation of **Fr. Pierre Teilhard de Chardin, S.J. (May 1, 1881 – April 10, 1955)**. Fr. DeChardin is the progenator and agent of the Vatican for implementation of *Liberation Theology* and a single Gaia based religion worldwide to the exclusion of all others, and that Fr. DeChardin promulgated the rise of Mao Tse-tung in China from 1929 in coordination with Fr. Pedro de Arrupe de Gondra then of Nagasaki Japan, who both after the War were deployed by the Vatican, Fr. Arrupe to Rome and Fr. DeChardin to the New York Province of the Society of Jesus under Cardinal Spellman and Fr. Vincent O'Keefe S.J. of Fordham University. That there is sufficient historical background for this matter documented by the late Fr. Malachi Martin S.J. stated in *The Jesuits* published by The Linden Press of Simon and Schuster New York 1987.

That the U.S. Government under the authority of 18 USC § 953 (the Logan Act)<sup>1</sup> is required to record all of Fr. De Chardin's involvement with American Citizens then and now actively recruited as agents to Liberation Theology / one

<sup>1</sup> § 953. Private correspondence with foreign governments. Any citizen of the United States, wherever he may be, who, without authority of the United States, directly or indirectly commences or carries on any correspondence or intercourse with any foreign government or any officer or agent thereof, with intent to influence the measures or conduct of any foreign government or of any officer or agent thereof, in relation to any disputes or controversies with the United States, or to defeat the measures of the United States, shall be fined under this title or imprisoned not more than three years, or both.

This section shall not abridge the right of a citizen to apply himself, or his agent, to any foreign government, or the agents thereof, for redress of any injury which he may have sustained from such government or any of its agents or subjects. 1 Stat. 613, January 30, 1799, codified at 18 U.S.C. § 953 (2004).

Exhibit H


world religious government that Fr. De Chardin had actively promoted. That any U.S. Citizen and or agent of any U.S. Government agency recruited to the doctrines of Fr. DeChardin's *Liberation Theology* / one world religious government must be scrutinized and registered as an agent of a foreign power and or removed from office. There is ongoing treachery by those involved in the so-called *global warming* hoax, and the U.N.'s *Law of the Seas Conference* fraud controlled by Vatican agent's at the United Nations New York absolutely must not be funded by U.S. tax dollars; compells action, especially since the then unrecognized global Vatican State existence, then and now promotes one world government as a irrefutable doctrine expressed by the *Metz Pact* (1962).

That Fr. De Chardin's *Liberation Theology* mission was and is continued to transform USA sovereignty under Vatican domination over U.S. Government Policy, against citizen protections of the First Amendment, intended to replace all religious practice with one world Gaia worship. That Fr. De Chardin and the Vatican's enterprise acts in conjunction with agents of the New York Chatauqua Assemblies, corporate members of the Kellogg Foundation and related entities complicit with elements of the Central Intelligence Agency in the Hemisphere wrongly protected by segmented methods of secrecy.

That the cosmology of Fr. DeChardin under Vatican II is used to implement one world Gaia religious government having been devised by the Vatican's then Counter Intelligence Director James Jesus Angelton of the *Vatican Desk* using agents of the New York Province of the Society of Jesus with a formula devised to modify the *Monroe Doctrine*. That after the 1980 U.S. Presidential election, a concordant state to state recognition of the Vatican was entered under CIA Agent George H.W Bush's control of the Reagan Administration who now as a biological extension of Stony Hurst Jesuit trained George Herbert Walker is a continuing family matter that has expanded Vatican control over USA domestic and hemispheric operations policy with impunity. That under the Reagan Concordant the Vatican falls under the *Vienna Convention for Consular Affairs* of 1963 and the *Law of Treaties* of 1969 following the Jesuit's creation of Vatican II, absolutely requires strict scrutiny by this Agency Release Panel for release of records showing Fr. DeChardin's involvement with the agency, and immediate listing of every Jesuit as an agent of a foreign power by the US Government.

For this Panel not to release all document related to Fr. De Chardin now fifty-two years after his death would now ring clear on treachery and treason ongoing among its ranks. Hopefully the members of the Panel will act expeditiously eliminate need for judicial intervention great expense and lost time.

Sincerely yours,



CHRISTOPHER EARL STRUNK

Central Intelligence Agency



Washington, D.C. 20505

7 January 2008

Mr. Christopher Earl Strunk  
593 Vanderbilt Avenue, #281  
Brooklyn, NY 11238

Reference: F-2008-00218

Dear Mr. Strunk:

We received your 17 December 2007 letter appealing our 9 November 2007 response to your Freedom of Information Act request for records concerning Fr. Pierre Teilhard de Chardin, S.J.

Specifically, you appealed our determination to neither confirm nor deny the existence or nonexistence of records responsive to your request on the basis of Freedom of Information Act exemptions (b)(1) and (b)(3).

Your appeal has been accepted and arrangements will be made for its consideration by the appropriate members of the Agency Release Panel. You will be advised of the determinations made.

In order to afford requesters the most equitable treatment possible, we have adopted the policy of handling appeals on a first-received, first-out basis. At the present time, our workload consists of approximately 200 appeals awaiting completion. In view of this, some delay in our reply must be expected, but I can assure you that every reasonable effort will be made to complete a response as soon as possible.

Sincerely,

A handwritten signature in cursive script, appearing to read "Scott Koch".

for Scott Koch  
Information and Privacy Coordinator

Exhibit I

Central Intelligence Agency



Washington, D.C. 20505

**FEB 14 2008**

Mr. Christopher Earl Strunk  
593 Vanderbilt Avenue, #281  
Brooklyn, NY 11238

Reference: F-2008-00218

Dear Mr. Strunk:

This responds to your 17 December 2007 letter appealing our 9 November 2007 response to your Freedom of Information Act request for records concerning Fr. Pierre Teilhard de Chardin, S.J.

Specifically, you appealed our determination that we can neither confirm nor deny the existence or nonexistence of records responsive to your request on the basis of Freedom of Information Act exemptions (b)(1) and (b)(3).

The Agency Release Panel has considered your appeal and has determined that the Agency can neither confirm nor deny the existence or nonexistence of records responsive to your request on the basis of Freedom of Information Act exemptions (b)(1) and (b)(3). Therefore, in accordance with Agency regulations, the Agency Release Panel has denied your appeal. For your information, Agency regulations are set forth in part 1900 of title 32 of the Code of Federal Regulations.

In accordance with the provisions of the Freedom of Information Act, you have the right to seek judicial review of this determination in a United States district court.

Sincerely,

A handwritten signature in black ink, appearing to read "Scott Koch".

Scott Koch  
Executive Secretary  
Agency Release Panel

Exhibit J

**Issue Date: January 25, 2008**

**The Society of Jesus should renounce all ties to the military**

**By (Jesuit) JOHN DEAR**

*Last fall, when I stood trial for our Santa Fe antiwar witness, I was asked about my mission as a Jesuit priest. I testified under oath that our job was to "save souls, end wars, liberate the poor from poverty, and welcome God's reign of justice and peace as disciples, friends and companions of Jesus." "Where does it say that?" the judge interrupted. "In the documents of the Society of Jesus, General Congregations 31, 32, 33 and 34," I answered.*

*He looked at me with stunned disbelief. "I'm just trying to fulfill my job description," I explained.*

*In January, hundreds of Jesuit leaders from around the world are gathering in Rome to convene the 35th General Congregation, the international leadership meeting of the Society of Jesus. The purpose of this assembly is to elect a new superior general, as Fr. Peter-Hans Kolvenbach, 80, steps down. Many speculate that the meeting, which will continue through March, may bring new statements about justice and the environment.*

*In India and Africa, the number of Jesuits is growing, and many serve the poor and work for justice and peace. Here in the United States, with our 28 universities serving the well-to-do and our 71 secondary and pre-secondary schools, our numbers have dropped from 8,000 a few decades ago to under 3,000, with most members over 60 years old.*

*This past spring, the National Jesuit News, a U.S. newspaper reporting on the Society of Jesus, featured a glowing profile of a Jesuit priest who served as a chaplain in, of all places, Abu Ghraib, Iraq -- not to minister to the tortured, but to the torturers. Happily, he has left Iraq. Alas, he now teaches the morality of war at West Point, where, incidentally, the police have banned me for life.*

*This report was shocking and scandalous to me and my Jesuit friends. I don't understand how we claim to follow the nonviolent Jesus yet support someone who works in a torture center or an international war headquarters. Unfortunately, given our history of violence, it's not surprising. The Jesuits owned slaves in Maryland up until the 1850s and did not liberate them. They justified slavery, sold these human beings and used the money to set Georgetown University on a firm financial ground.*

Exhibit K



**Many Jesuits throughout history supported war or were part of war. A U.S. battleship is named after a Jesuit. A Jesuit law school dean from Colombia currently serves on the board of directors of the notorious "School of the Americas," now known as the Western Hemisphere Institute for Security Cooperation. Jesuit university presidents have awarded honorary degrees to Presidents Reagan and Bush and Secretary of State Condoleezza Rice. The leading Jesuit publication, America, features regular ads paid for by the Pentagon to recruit priests to join the military in support of their killing campaigns. Two Jesuits were involved in the development of the atomic bomb. Until recently, a Jesuit worked at Los Alamos, the U.S. nuclear weapons headquarters.**

**On top of this, most of our universities and high schools train young people how to murder other people in an evil program called Reserve Officer Training Corps, or ROTC. This work goes against everything Jesus gave his life for, everything we stand for. While I was in Central America in 1985, Salvadoran Jesuit Ignacio Ellacuría talked about ROTC: "Tell the Jesuits of Georgetown that they are committing mortal sin because they are supporting the forces of death, which are killing our people." He was assassinated in 1989.**

**These realities disturb and depress me. After the Second Vatican Council, Pedro Arrupe, the massacre of the Salvadoran Jesuits, Sept. 11, the sex abuse scandals, the wars on Iraq and Afghanistan, why haven't Jesuits and Jesuit institutions moved forward with the task of disarmament, a prerequisite for any "faith that does justice"? I have spent years trying to end the Jesuits' support of war, to no avail. But I'll keep at it.**

**I keep at it because of the dozens of heroic Jesuits around the country who continue to inspire and amaze: saints like Daniel Berrigan, who will turn 87 this May; Steve Kelly, currently serving a prison sentence for an anti-torture witness; Greg Boyle and Mike Kennedy serving gang members in Los Angeles; and many others.**

**We Jesuits have a celebrated history of saints and martyrs -- from St. Ignatius and St. Francis Xavier to Edmund Campion and Peter Claver, to Miguel Pro and Walter Cizek, to Alfred Delp and the 80 Jesuits targeted and killed by the Nazis. At the recent protest gathering at the U.S. Army's Western Hemisphere Institute, Fort Benning, Ga., a list of Jesuits martyred since the 1970s was read out. Forty-six names were read, including Ignacio Ellacuría and six other Jesuits of El Salvador. There was Richie Fernando, working in a refugee camp in Cambodia in 1996. Someone tossed a bomb into the camp in the middle of a youth soccer game Richie had organized. Richie jumped on the bomb and saved the lives of dozens of kids. There was Martin Royackers working in a slum parish in Jamaica, preaching against violence, drugs and gangs, only to be assassinated**

*on the church doorstep in 2000. And Thomas Anchanikal, an Indian Jesuit who defended the dalits (the "untouchables") from unjust landlords; he was beheaded in 1997.*

*"What is it to be a Jesuit?" the 32nd General Congregation, under the leadership of Pedro Arrupe, asked.*

*It is to know that one is a sinner, yet called to be a companion of Jesus as Ignatius was. ... Today the Jesuit is a man whose mission is to dedicate himself entirely to the service of faith and the promotion of justice, in a communion of life and work and sacrifice with the companions who have rallied round the same standard of the cross, for the building up of a world at once more human and more divine.*

*In his forthcoming book, They Come Back Singing: Finding God with the Refugees, published by Loyola Press, my Jesuit brother Gary Smith tells about a pamphlet that's circulating in Uganda. Titled "The Secret Terrorists," it accuses the Jesuits of fomenting terrorism. "Those damn Jesuits are plotting again," it begins.*

*"I confess we are plotting," Gary writes. "But there is nothing secret in our plotting. It is this: to overthrow the world's duplicity with the truth of the Gospel; to confront injustice with Christ's passion for the poor; to replace violence with peace; to go anywhere, anytime, and by any means to places where we can confront the heart of darkness with the heart of God."*

*I hope Gary is right. That nonviolent plotting for justice and peace in the footsteps of Jesus drew me into the Jesuits 26 years ago and keeps me in.*

*As Jesuit leaders gather in Rome to plot our work for the next few decades, pray with me that we can reclaim our early historic Gospel zeal, the spirit of our saints and martyrs; that we might individually and corporately renounce violence and war once and for all; that we might ban ROTC from every Jesuit campus; that we might have nothing to do with any military anywhere and instead defend the poor and marginalized from every injustice.*

*Jesuit Fr. John Dear writes a weekly Web column for NCR.*

Hoover FBI memo discussing Cuban intelligence matters and refuting George H.W. Bush's assertions that he was not a CIA member at the time of the 1963 JFK assassination. (11.29.63)

AGENCY FILE NUMBER 62-109060-1396

1 - Rosen  
1 - Liaison  
1 - Masca

On: November 29, 1963

To: Director  
Bureau of Intelligence and Research  
Department of State

From: John Edgar Hoover, Director

Subject: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY  
NOVEMBER 22, 1963

Our Miami, Florida, Office on November 23, 1963, advised that the Office of Coordinator of Cuban Affairs in Miami advised that the Department of State feels some misguided anti-Castro group might capitalize on the present situation and undertake an unauthorized raid against Cuba, believing that the assassination of President John F. Kennedy might herald a change in U. S. policy, which is not true.

Our sources and informants familiar with Cuban matters in the Miami area advise that the general feeling in the anti-Castro Cuban community is one of stunned disbelief and, even among those who did not entirely agree with the President's policy concerning Cuba, the feeling is that the President's death represents a great loss not only to the U. S. but to all of Latin America. These sources know of no plans for unauthorized action against Cuba.

An informant who has furnished reliable information in the past and who is close to a small pro-Castro group in Miami has advised that these individuals are afraid that the assassination of the President may result in strong repressive measures being taken against them and, although pro-Castro in their feelings, regret the assassination.

The substance of the foregoing information was orally furnished to Mr. George Bush of the Central Intelligence Agency and Captain William Lockwood of the Defense Intelligence Agency on November 23, 1963, by Mr. W. T. Forreth of this Bureau.

1 - Director of Naval Intelligence

VHM:scf (12) TELETYPE UNIT

DEC 2 1963

Exhibit L



CHRISTOPHER EARL STRUNK  
593 Vanderbilt Avenue -#281  
Brooklyn, New York 11238  
(631) 745-6403 / Email [cestrunck@yahoo.com](mailto:cestrunck@yahoo.com)

March 20, 2008

BY HAND

Clerk of the Court of the  
United States Court of the  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, New York 11201

Re: Strunk v. CIA et al. -- FOIA Complaint  
Subj: Informa Pauperus Relief for Fee and Service

Dear Clerk of the Court,

I am Christopher Earl Strunk, pro se without being an attorney, petition hereby for informa pauperus relief under Federal Rules for relief of filing fee and service of the Summons and Complaint. I have no funds with which to pay for the filing fee and initial complex service and desire consideration in that regard, and in what is properly deemed a complex Freedom of Information Act matter with related causes of action that I have been working on for some time now. As of February 14, 2008 I was granted permission by the Central Intelligence Agency to litigate accordingly, having otherwise exhausted my administrative remedies.

Attached for the Courts consideration is my exparte Motion for Poor Person Relief with supporting papers along with my signed complaint and civil cover sheet. I may be contacted at the above phone number when determination has been made. Thank you in advance for your expeditious handling and kind consideration in this matter.

Sincerely yours,



CHRISTOPHER EARL STRUNK

Attachments:  
Poor Person Motion  
Civil Cover Sheet  
Complaint